

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND
(SOUTHERN DIVISION)**

CATHODE LIGHTING SYSTEMS, INC.)
)
)
Plaintiff,) **Civil Action No. 8:10-cv-02145-PJM**
)
)
vs.)
)
)
FEELUX LIGHTING, INC., ET AL.)
)
Defendants.)

**STIPULATION AND [PROPOSED ORDER]
EXTENDING CERTAIN PRE-TRIAL DATES**

Whereas Plaintiff Cathode Lighting Systems, Inc. filed this patent infringement lawsuit against Defendants Feelux Lighting, Inc. and Feelux Lighting Co., Ltd. on August 4, 2010;

Whereas the Court held a *Markman* Claim Construction hearing on July 20, 2011, at which it stayed discovery pending its ruling (*see* DE 35, 7/20/11);

Whereas, on April 6, 2012, the Court filed a Memorandum Opinion and Order (DE 37) construing disputed patent claim terms;

Whereas on April 10, 2012 (DE 38), the Court requested Plaintiff and Defendants (collectively, the “Parties”) to submit a proposed joint scheduling order (concerning the post-*Markman* litigation), which the Parties jointly proposed on April 20, 2012 (DE 39), and which the Court granted on April 24, 2012 (DE 40);

Whereas thereafter the litigation resumed; specifically, on May 23, 2012, Plaintiff served its Initial Disclosure of Infringement Contentions, and on June 22, 2012, Defendants served their Initial Disclosure of Invalidity Contentions (as called for by the schedule);

Whereas the Parties had been engaged in settlement discussions, and wishing to avoid incurring further litigation costs while those discussions progressed, sought on June 28, 2012 a ~60 day extension of the post-*Markman* schedule (DE 41), which the Court granted that same day (DE 42);

Whereas since that first extension, activity in this litigation has continued; specifically, on July 9, 2012, Plaintiff noticed F.R.Civ.P. 30(b)(6) depositions on Defendants, and propounded new, additional discovery requests, which Defendants responded to on August 16, 2012;

Whereas the Parties still are discussing settlement, and wishing to avoid incurring further litigation costs (including for expert opinions) while those discussions progress, hereby seek a second ~60 day extension for all remaining scheduled dates, as reflected below;

Whereas, following the Court's April 6, 2012 claim construction order, the Parties have sought only one extension of dates (i.e., the first extension on June 29, 2012, as referenced above); and

The Parties hereby agree to and propose the following new deadlines, juxtaposed against the pre-existing schedule, per (DE 41 (6/28/12) and DE 42 (6/28/12)):

Activity	Pre-existing Date	New Date
Plaintiff's Rule 26(a)(2) disclosures re expert report on infringement and damages, and Defendants' Rule 26(a)(2) disclosures re expert report on invalidity	September 7, 2012	Wednesday, November 7, 2012
Plaintiff's and Defendants' Rule 26(a)(2) rebuttal disclosures re above expert reports	October 19, 2012	Tuesday, December 18, 2012
Rule 26(e)(2) supplementation of disclosures and responses	October 19, 2012	Tuesday, December 18, 2012
Discovery deadline; submission of status report	November 16, 2012	Tuesday, January 15, 2013
Requests for admission	November 28, 2012	Monday, January 28, 2013
Dispositive pretrial motions deadline	December 28, 2012	Friday, March 1, 2013
Trial	Not Set	

August 22, 2012

Cathode Lighting Systems, Inc.

Respectfully submitted,

Feelux Lighting, Inc.
Feelux Lighting Co., Ltd.

/s/

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Counsel for Defendants

It is so ORDERED.

DATED this ____ day of _____, 2012.

UNITED STATES DISTRICT JUDGE